Case 22-12265-SLM Doc 13 Filed 04/15/22 Entered 04/15/22 16:53:21 Desc Main Document Page 1 of 6

STATISTICAL INFORMATION ONLY: Debtor must select the number of each of the following items included in the Plan.

0 Valuation of Security

0 Assumption of Executory Contract or Unexpired Lease

0 Lien Avoidance

Last revised: August 1, 2020

UNITED STATES BANKRUPTCY COURT District of New Jersey

		District of	New Jersey					
In Re:	Victor Antonio Peralta		Case No.:	22-12265				
		Debtor(s)	Judge:	Hon	. Stacey L. Meisel, USBJ			
		CHAPTER 13 PLA	AN AND MOTION	s				
✓ Original Motions	: Included			Date:	03/22/2022			
		E DEBTOR HAS FILE HAPTER 13 OF THE						
		YOUR RIGHTS MA	AY BE AFFECTE	D				
contains the Plan proposition of the Plan proposition of the Plan proposition of the Plan protice. See modification of the Plan protice of the Pla	ney. Anyone who wishes ection within the time fraduced, modified, or eliminary be granted without fune Notice. The Court may be Bankruptcy Rule 3015 on may take place solely avoid or modify the lien. It is a lien based on value of contest said treatment manner.	on hearing on the Pla ljust debts. You shoul is to oppose any provise ame stated in the <i>Noti</i> inated. This Plan may arther notice or hearing by confirm this plan, if it. If this plan includes within the chapter 13 The debtor need not the collateral or to recoust file a timely object	n proposed by the d read these papersion of this Plan of the Plan of the Plan of the Confirmed and there are no time motions to avoid a confirmation profile a separate moduce the interest of the plan and appear a separate and	e Debtor. The pers carefully any motion ay be affected become bis objection is fully filed objector modify a locess. The plotion or adverse. An affect the confirmation of the confirmatio	is document is the actual and discuss them with included in it must file a ed by this plan. Your claim inding, and included filed before the deadline ctions, without further ien, the lien avoidance or an confirmation order ersary proceeding to avoid cted lien creditor who mation hearing to			
state whe	wing matters may be o ether the plan includes es are checked, the pr	each of the following	ng items. If an ite	em is check	ed as "Does Not" or if			
THIS PLA								
	✓ DOES NOT CONTAI SET FORTH IN PART		PROVISIONS. N	ON-STANDA	ARD PROVISIONS MUST			
COLLATE	☑ DOES NOT LIMIT THE ERAL, WHICH MAY RES D CREDITOR. SEE MO	SULT IN A PARTIAL	PAYMENT OR N	O PAYMEN				
	✓ DOES NOT AVOID A Y INTEREST. SEE MO O O O O O O O O O O O O				JRCHASE-MONEY			

Case 22-12265-SLM Doc 13 Filed 04/15/22 Entered 04/15/22 16:53:21 Desc Main Document Page 2 of 6

Initial Deb	otor(s)' Attorr	ney	JMG		_ In	itial D	ebtor:	VAP	Initial Co-Debtor									
Part 1: P	avm	ent and	l Lei	nath (of Plar	1													
	~,·			9-															
a. approxim		debtor <u>60</u> mon		ll pay	1,105.	00 Mo	onthly	to the	Chap	ter 13	3 Trus	stee,	startii	ng on		April 1	I, 2022	_ for	
b.	The	debtor	Futu	ure Ea	arnings	3		to the T									are a	ıvailab	ole):
C.	Use	of real □	Sale	e of re scription	al prop	perty			:: 										
			Des	cription	e of rea on: d date f				_										
			Des	cription			-	pect to	mortg —	jage e	encum	nberi	ng pr	operty	y: 				
d.			loar	n mod	ificatio	n.		age pa				-							
e.			Oth	er info	ormatic	on tha	t may	be imp	ortan	ıt rela	ting to	o the	payn	nent a	and	lleng	gth of	plan:	
Part 2: A	dequ	uate Pr	otec	tion					X NC	NE									
	a. Adequate protection payments will be made in the amount of \$ to be paid to the Chapter 13 Trustee and disbursed pre-confirmation to (creditor).																		
b. Adequate protection payments will be made in the amount of \$ to be paid directly by the debtor(s) outside the Plan, pre-confirmation to: (creditor).																			
Part 3: Priority Claims (Including Administrative Expenses) a. All allowed priority claims will be paid in full unless the creditor agrees otherwise:																			
Creditor								of Priorit									Amour	nt to be	
Justin M. C								ney Fee											00.00
Ch ✓ □ as	mesti eck c Non The ssigne	c Suppone: e allowed	ort C	Obligation	tions a laims l o a gov	isted vernm	ed or	/ are ba	o a go	overn	menta	stic sı	nppoi	t oblig	gati	tion th	hat ha	amou	en
pursuant to 11 U.S.C.1322(a)(4):																			

Case 22-12265-SLM Doc 13 Filed 04/15/22 Entered 04/15/22 16:53:21 Desc Main Document Page 3 of 6

Creditor	Type of Pr	iority	Claim Am	ount	Amount t	Paid		
Dowt 4: Cooured C	laima							
Part 4: Secured C	laims							
a. Curing Default	and Maintaining P	Payments on	Principal Res	sidence: 🗌	NONE			
The Debto	or will pay to the True	stee (as part	of the Plan) all	owed claim	s for arrearages	s on m	onthly	
	e debtor shall pay di							
bankruptcy filing as	s follows:							
				Interest Rate on			egular Monthly ment (Outside	
Creditor	Collateral or Ty	pe of Debt	Arrearag		Plar	, ,	Plan)	
Quicken Loans	60 Boyd Aven City, NJ 07304		1,284.7					
	County							
h Curing and Ma	intaining Payment	s on Non-Pri	incinal Reside	nce & othe	r loans or rent	arres	rc• 🗆	
NONE	mitaming I ayment	.5 OH 110H-1 11	meipai Reside	nce & onic	i loans of Tent	arrca	пэ. 🗌	
	y to the Trustee (as							
	pay directly to the c	reditor (outsi	de the Plan) m	onthly oblig	ations due afte	the b	ankruptcy	
filing as follows:				Interest	Amount to be Pai	d Re	egular Monthly	
		(5.1)	•	Rate on	to Creditor (I	n Pay	ment (Outside	
Creditor American Airlines FC	Collateral or Ty 2018 Tesla 3 5	-	Arrearage 1,926.2	7 HT G GH G G G		/	Plan) 952.40	
American Amines FC	2016 Testa 3 3	5000 Illies	1,920.2	4 0.00	1,920.2	4	952.40	
c. Secured claims	excluded from 11 l	U.S.C. 506: 🛭	NONE					
The following claim	ns were either incurr	ed within 910) dave before t	he netition (date and are se	cured	hy a	
	ecurity interest in a							
	the petition date and							
value:					-			
				Amount of			rough the Plan	
Name of Creditor	Collateral		Interest Rate		mciudiii	gintere	est Calculation	
					,			
d Begueste for y	valuation of accurate	tu Crom dou	un Ctrin Off 9	Interest D	oto Adiuotmon	40 🗔	NONE	
a. Requests for v	/aluation of securi	ty, Cram-dov	wn, Strip On e	interest R	ate Aujustinei	its 🕢	NONE	
1.) The de	ebtor values collater	al as indicate	d below. If the	claim may	be modified und	der Se	ection	
	cured creditor shall b							
	erest as stated. The							
	laim. If a secured cla	aim is identifi	ed as having "l	NO VALUE'	' it shall be trea	ted as	an	
unsecured claim.								
	NOTE: A man al	: : :===:==============================		ALCO DE	COURT			
	NOTE: A mod the appropriate							
	ine appropriate	monon to D	e mea anaet ,	Jection / 0	n ui c Flatt.			
			_		Value of			
		Scheduled	Total Collateral	Superior	Orcaitor .	Annual	Total Amount to	
Creditor	Collateral	Debt	Value	Liens	Interest in Collateral		Be Paid	

Case 22-12265-SLM Doc 13 Filed 04/15/22 Entered 04/15/22 16:53:21 Desc Main Document Page 4 of 6

-NONE-													
2.) Where the Debtor retains collateral and completes the Plan, payment of the full amount of the allowed secured claim shall discharge the corresponding lien.													
Upon confirmation, the stay is terminated as to surrendered collateral only under 11 U.S.C. 362(a) and set the stay under 11 U.S.C. 1301 be terminated in all respects. The Debter surrenders the following													
_	hat the stay under 11 U.S.C 1301 be terminated in all respects. The Debtor surrenders the following collateral:												
Creditor	ditor Collateral to be Surrendered Value of Surrendered Remaining Unsecure Collateral De												
The foll Creditor American Airlines FC American Honda Fina g. Secured Claim Creditor Part 5: Unsecure	merican Airlines FCU merican Honda Finance Secured Claims to be Paid in Full Through the Plan NONE reditor Collateral Total Amount to be Paid through the Plan art 5: Unsecured Claims NONE a. Not separately classified allowed non-priority unsecured claims shall be paid:												
	Not less than _												
	<i>Pro Rata</i> distril	bution from ar	ny remaining fu	nds									
b. Separat Creditor	ely classified uns	secured claim is for Separate C		ted as follow Treatment	/S:	Am	ount to be Paid						
Part 6: Executory		·		ONE									
non-residential rea	ry contracts and u	n this Plan.) nexpired lease											
Creditor Ar	rears to be Cured in	Nature of Co	ntract or Lease	Treatment by	Debtor P	ost-Petiti	on Payment						
	AII												
Part 7: Motions	X NONE												

NOTE: All plans containing motions must be served on all affected lienholders, together with local form, *Notice of Chapter 13 Plan Transmittal*, within the time and in the manner set forth in D.N.J. LBR 3015-1. A *Certification of Service, Notice of Chapter 13 Plan Transmittal and valuation* must be filed

Case 22-12265-SLM Doc 13 Filed 04/15/22 Entered 04/15/22 16:53:21 Desc Main Document Page 5 of 6

with the C	lerk of Cou	rt when the	plan a	and trans	smittal	notice	are s	erved.			
		void Liens ι ves to avoid t									
Creditor	Nature of Collateral	Type of	f Lien	Amount	of Lien		ue of	Amount of Oue of Claimed A		Sum of All ther Liens gainst the Property	Amount of Lien to be Avoided
NONE		void Liens a		-							, -
	with Part 4 a	ves to reclass above:	siry the	e followir	ng ciain	ns as ur	nsecu	rea ana t	o voia iiei	ns on coi	ıaterai
Creditor	Collate	ral	Scl De	heduled bt	Total C	Collateral	Super	ior Liens	Value of Creditor's Interest in Collatera	n	Total Amount of Lien to be Reclassified
Partially U	nsecured. Debtor mo	artially Void ✓ NONE ves to reclassed consistent	sify the	e followir	ng clain	•	-			•	
Creditor	Collater	al	Sche	duled Debt		Collatera	1 /	Amount to b	e Deemed Secured		Amount to be Reclassified as Unsecured
	her Plan Pr										
	Upon C	Property of to confirmation is charge	ne Es	state							
Cre		otices essors provid notwithstand					conti	nue to ma	ail custom	nary notic	ces or
c.	Order of Di	stribution									
The	1) Ch 2) Ott 3) Se 4) Lea 5) Pri	rustee shall particles and particles and particles and particles are detected and particles are detect	g Trus tive Cla	stee Com aims			owing 	order:			
d.	Post-Petitio	on Claims									
The	e Standing T	rustee 🗆 is 1	√ is n	ot author	rized to	nav na	st-pe	tition clair	ns filed n	ursuant t	to 11 U.S.C.

Case 22-12265-SLM Doc 13 Filed 04/15/22 Entered 04/15/22 16:53:21 Desc Main Document Page 6 of 6

Section 1305(a) in the amount filed by the post-petition claimant. **X** NONE Part 9: Modification NOTE: Modification of a plan does not require that a separate motion be filed. A modified plan must be served in accordance with D.N.J. LBR 3015-2. If this Plan modifies a Plan previously filed in this case, complete the information below. Date of Plan being modified: Explain below **why** the plan is being modified: Explain below **how** the plan is being modified: Are Schedules I and J being filed simultaneously with this Modified Plan? □ Yes \square No Part 10: Non-Standard Provision(s): Signatures Required Non-Standard Provisions Requiring Separate Signatures: **✓** NONE ☐ Explain here: Any non-standard provisions placed elsewhere in this plan are ineffective. Signatures The Debtor(s) and the attorney for the Debtor(s), if any, must sign this Plan. By signing and filing this document, the debtor(s), if not represented by an attorney, or the attorney for the debtor(s) certify that the wording and order of the provisions in this Chapter 13 Plan are identical to Local Form, Chapter 13 Plan and Motions, other than any non-standard provisions included in Part 10. I certify under penalty of perjury that the above is true. Date: March 18, 2022 /s/ Victor Antonio Peralta Victor Antonio Peralta Debtor Date: Joint Debtor March 18, 2022 /s/ Justin M. Gillman, Esq. Date Justin M. Gillman, Esq. Attorney for the Debtor(s)